

**Rambler, Alexis**

**From:** Scott Elliott  
**Sent:** Wednesday, December 30, 2020 11:21 AM  
**To:** KENNETH BURGESS; Butler, David; Grube-Lybarker, Carri; Bateman, Andrew; Hamm, Steven; Huber, Christopher; Knowles, Alex; Mitch Willoughby; Belton T. Zeigler; Kathryn.Mansfield@wbd-us.com; manzelmo@mcguirewoods.com; MATTHEW GISSENDANNER; fknapp@knappagency.com; emily.w.medlyn.civ@mail.mil; alex@shissiaslawfirm.com; bguild@mindspring.com; dori.jaffe@sierraclub.org; Hall, Roger; adam@scjustice.org; seaton@spilmanlaw.com; dwilliamson@spilmanlaw.com; john@johncoffman.net; klee@selcsc.org; Parker, Connor  
**Cc:** PSC\_Contact  
**Subject:** [External] RE: Requests for Protection for hearing dates in Docket No. 2020-125-E - DESC rate case

Mr. Butler, I would have no objection to any witness' request for protection.

Scott Elliott, Esquire  
 Elliott & Elliott, P.A.  
 1508 Lady Street  
 Columbia, SC 29201  
 803-771-0555 (P)  
 803-771-8010 (F)  
[selliott@elliottlaw.us](mailto:selliott@elliottlaw.us)

**CONFIDENTIALITY NOTICE:** This e-mail message is intended only for the personal and confidential use of the designated recipient(s) named above and may contain work product and/or attorney-client information, which is privileged, confidential or otherwise exempt from disclosure under applicable law. If you are not a named recipient, **YOU ARE HEREBY NOTIFIED** that any review, dissemination, distribution, disclosure or copying of this message and/or attachments is **STRICTLY PROHIBITED**. If you have received this e-mail message in error, please notify us immediately at the telephone number listed above to arrange for the return and/or deletion of the original message. Thank you for your cooperation.

**From:** KENNETH BURGESS <chad.burgess@dominionenergy.com>  
**Sent:** Wednesday, December 30, 2020 11:20 AM  
**To:** Butler, David <David.Butler@psc.sc.gov>; clybarker@scconsumer.gov; Bateman, Andrew <abateman@ors.sc.gov>; Hamm, Steven <shamm@ors.sc.gov>; Huber, Christopher <chuber@ors.sc.gov>; Knowles, Alex <aknowles@ors.sc.gov>; mwilloughby@willoughbyhoefer.com; belton.zeigler@wbd-us.com; Kathryn.Mansfield@wbd-us.com; manzelmo@mcguirewoods.com; MATTHEW GISSENDANNER <matthew.gissendanner@dominionenergy.com>; fknapp@knappagency.com; emily.w.medlyn.civ@mail.mil; alex@shissiaslawfirm.com; bguild@mindspring.com; dori.jaffe@sierraclub.org; RHall@scconsumer.gov; adam@scjustice.org; seaton@spilmanlaw.com; dwilliamson@spilmanlaw.com; Scott Elliott <selliott@elliottlaw.us>; john@johncoffman.net; klee@selcsc.org; cjparker@scconsumer.gov  
**Cc:** PSC\_Contact <Contact@psc.sc.gov>  
**Subject:** RE: Requests for Protection for hearing dates in Docket No. 2020-125-E - DESC rate case

David –

Good morning. I've been advised that Mr. Parker has resolved his conflict, and he is now available to testify on January 8.

DESC does not object to the other parties' request for protection.

If you have any questions or concerns, please advise.

Chad

From: Butler, David <[David.Butler@psc.sc.gov](mailto:David.Butler@psc.sc.gov)>

Sent: Wednesday, December 30, 2020 11:00 AM

To: CHAD BURGESS (Services - 6) <[chad.burgess@dominionenergy.com](mailto:chad.burgess@dominionenergy.com)>; Carri Grube-Lybarker <[clybarker@scconsumer.gov](mailto:clybarker@scconsumer.gov)>; Bateman, Andrew <[abateman@ors.sc.gov](mailto:abateman@ors.sc.gov)>; Hamm, Steven <[shamm@ors.sc.gov](mailto:shamm@ors.sc.gov)>; Huber, Christopher <[chuber@ors.sc.gov](mailto:chuber@ors.sc.gov)>; Knowles, Alex <[aknowles@ors.sc.gov](mailto:aknowles@ors.sc.gov)>; Mitchell Willoughby <[mwilloughby@willoughbyhoefer.com](mailto:mwilloughby@willoughbyhoefer.com)>; Zeigler, Belton <[belton.zeigler@wbd-us.com](mailto:belton.zeigler@wbd-us.com)>; Mansfield, Kathryn <[Kathryn.Mansfield@wbd-us.com](mailto:Kathryn.Mansfield@wbd-us.com)>; [manzelmo@mcguirewoods.com](mailto:manzelmo@mcguirewoods.com); MATTHEW GISENDANNER (Services - 6) <[matthew.gissendanner@dominionenergy.com](mailto:matthew.gissendanner@dominionenergy.com)>; [fknapp@knappagency.com](mailto:fknapp@knappagency.com); [emily.w.medlyn.civ@mail.mil](mailto:emily.w.medlyn.civ@mail.mil); Alexander Shissias <[alex@shissiaslawfirm.com](mailto:alex@shissiaslawfirm.com)>; Robert Guild <[bguild@mindspring.com](mailto:bguild@mindspring.com)>; dori.jaffe <[dori.jaffe@sierraclub.org](mailto:dori.jaffe@sierraclub.org)>; Hall, Roger <[RHall@scconsumer.gov](mailto:RHall@scconsumer.gov)>; Adam Protheroe <[adam@scjustice.org](mailto:adam@scjustice.org)>; Stephanie Eaton <[seaton@spilmanlaw.com](mailto:seaton@spilmanlaw.com)>; Derrick Williamson <[dwilliamson@spilmanlaw.com](mailto:dwilliamson@spilmanlaw.com)>; Scott Elliott <[selliott@elliottlaw.us](mailto:selliott@elliottlaw.us)>; [john@johncoffman.net](mailto:john@johncoffman.net); klee <[klee@selcsc.org](mailto:klee@selcsc.org)>; Parker, Connor <[cjparker@scconsumer.gov](mailto:cjparker@scconsumer.gov)>

Cc: PSC\_Contact <[Contact@psc.sc.gov](mailto:Contact@psc.sc.gov)>

Subject: [EXTERNAL] Requests for Protection for hearing dates in Docket No. 2020-125-E - DESC rate case

\*\*\*This is an EXTERNAL email that was NOT sent from Dominion Energy. Are you expecting this message? Are you expecting a link or attachment? DO NOT click links or open attachments until you verify them\*\*\*

To the Parties:

So far, the Commission has received the following requests for protection for various days during the hearing schedule for the DESC Rate Case:

- a. Dominion states that witnesses Mr. Parker and Mr. Whiteley will not be available to testify on January 8, 2021. If these witnesses have not testified by January 8, 2021, then DESC will be prepared to call them to testify on January 11, 2021;
- b. The Department of Defense states that witness Dr. Zhen Zhu's teaching schedule conflicts with the hearing dates scheduled for January 12, 2021 and January 14, 2021. If possible, DOD requests protection for Dr. Zhu from testifying on those dates;
- c. The Department of Consumer Affairs notes that witness David E. Dismukes has a conflict for January 13, 2021, and the Department requests protection for Mr. Dismukes from testifying on that date.

If any party has any objections to these requests for protection, please let me know.

In addition, if further requests for protection are filed, and any party objects, I would appreciate that party letting me know.

Thanks in advance for your consideration in this matter.

David Butler

Special Counsel and Chief Hearing Officer

CONFIDENTIALITY NOTICE: This electronic message contains information which may be legally confidential and or privileged and does not in any case represent a firm ENERGY COMMODITY bid or offer relating thereto which binds the sender without an additional express written confirmation to that effect. The information is intended solely for the individual or entity named above and access by anyone else is unauthorized. If you are not the intended recipient, any

disclosure, copying, distribution, or use of the contents of this information is prohibited and may be unlawful. If you have received this electronic transmission in error, please reply immediately to the sender that you have received the message in error, and delete it. Thank you.